19 LC 41 1697

Senate Bill 38

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By: Senators Ligon, Jr. of the 3rd and Cowsert of the 46th

A BILL TO BE ENTITLED AN ACT

- 1 To amend Title 15 of the Official Code of Georgia Annotated, relating to courts, so as to
- 2 exclude certain types of filings from the electronic filing requirements of superior and state
- 3 courts; to allow individuals who are not attorneys to file such pleadings and documents in
- 4 paper form; to provide that fees for electronic filings shall not be charged to the Attorney
- 5 General, district attorneys, solicitors-general, or public defenders; to provide for related
- 6 matters; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

8 SECTION 1.

9 Title 15 of the Official Code of Georgia Annotated, relating to courts, is amended by revising

subparagraph (b)(3)(A), revising subsections (c) through (e), and adding a new subsection

11 to Code Section 15-6-11, relating to electronic filings of pleadings and documents in superior

court, electronic payments and remittances, access, and public disclosure, to read as follows:

- "(3)(A) This subsection shall not apply to filings:
- (i) In connection with a pauper's affidavit, any validation of bonds as otherwise provided for by law, pleadings or documents filed under seal or presented to a court in camera or ex parte, or pleadings or documents to which access is otherwise restricted by law or court order, or pleadings or documents related to the enforcement
- of child support orders or recovery under Chapter 6 of Title 19;
- 19 (ii) Made physically at the courthouse by an attorney or his or her designee or an
- individual who is not an attorney; provided, however, that the clerk shall require such
- 21 pleadings or documents <u>made physically at the courthouse by an attorney or his or her</u>
- 22 <u>designee</u> be submitted via a public access terminal in the clerk's office. The clerk
- shall not charge the fee as set forth in division (2)(A)(i) of this subsection for such
- filing but when payment is submitted by credit card or bank draft, the clerk may
- 25 charge the convenience fee as set forth in division (2)(A)(ii) (2)(A)(iii) of this
- 26 subsection;

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27 (iii) Made in a court located in an area that has been declared to be in a state of emergency pursuant to Article 3 of Chapter 3 of Title 38. The Judicial Council of 28 29 Georgia shall provide rules for filings in such circumstances; or 30 (iv) Made prior to the commencement of mandatory electronic filing for such court, wherein the filer shall continue to pay fees applicable to the case on the date of the 31 32 first filing; provided, however, that a party may elect to make future filings through 33 the court's electronic filing service provider and pay the applicable fees; or 34 (v) Leave of absence and conflict notices filed pursuant to the Uniform Rules of the 35 Superior Courts." "(c) No clerk or electronic filing service provider shall charge a fee pursuant to 36 subsection (a) or (b) of this Code section for the filing of pleadings or documents by the 37 38 Attorney General, district attorney, or public defender. (c)(d) Nothing in this Code section shall be construed to prevent a clerk's acceptance of 39 40 payments and remittances by electronic means under the clerk's own authority. 41 (d)(e) A superior court judge to whom the case is assigned and his or her staff shall, at all times, have access to all pleadings and documents electronically filed and such access shall 42 43 be provided upon the physical acceptance of such pleadings and documents by the clerk. 44 (e)(f) Any pleading or document filed electronically shall be deemed filed as of the time 45 of its receipt by the electronic filing service provider. A pleading or document filed 46 electronically shall not be subject to disclosure until it has been physically accepted by the 47 clerk. Upon such acceptance as provided for in this subsection, such pleading or document 48 shall be publicly accessible for viewing at no cost to the viewer on a public access terminal 49 available at the courthouse during regular business hours."

50 **SECTION 2.**

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Said title is further amended by revising subparagraph (b)(3)(A), revising subsections (c) 52 through (e), and adding a new subsection to Code Section 15-7-5, relating to electronic filings of pleadings and documents in state court, electronic payments and remittances, 53 54 access, and public disclosure, to read as follows:

- "(3)(A) This subsection shall not apply to filings:
- (i) In connection with a pauper's affidavit, pleadings or documents filed under seal or presented to a court in camera or ex parte, or pleadings or documents to which access is otherwise restricted by law or court order;
- (ii) Made physically at the courthouse by an attorney or his or her designee or an individual who is not an attorney; provided, however, that the clerk shall require such pleadings or documents <u>made physically at the courthouse by an attorney or his or her</u> designee be submitted via a public access terminal in the clerk's office. The clerk

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63	shall not charge the fee as set forth in division (2)(A)(i) of this subsection for such
64	filing but when payment is submitted by credit card or bank draft, the clerk may
65	charge the convenience fee as set forth in division (2)(A)(ii) (2)(A)(iii) of this
66	subsection;
67	(iii) Made in a court located in an area that has been declared to be in a state of
68	emergency pursuant to Article 3 of Chapter 3 of Title 38. The Judicial Council of
69	Georgia shall provide rules for filings in such circumstances; or
70	(iv) Made prior to the commencement of mandatory electronic filing for such court,
71	wherein the filer shall continue to pay fees applicable to the case on the date of the
72	first filing; provided, however, that a party may elect to make future filings through
73	the court's electronic filing service provider and pay the applicable fees; or
74	(v) Leave of absence and conflict notices filed pursuant to the Uniform Rules of the
75	State Courts."
76	"(c) No clerk or electronic filing service provider shall charge a fee pursuant to subsection
77	(a) or (b) of this Code section for the filing of pleadings or documents by the Attorney
78	General, solicitor-general, or public defender.
79	(c)(d) Nothing in this Code section shall be construed to prevent a clerk's acceptance of
80	payments and remittances by electronic means under the clerk's own authority.
81	(d)(e) A state court judge to whom the case is assigned and his or her staff shall, at all
82	times, have access to all pleadings and documents electronically filed and such access shall
83	be provided upon the physical acceptance of such pleadings and documents by the clerk.
84	(e)(f) Any pleading or document filed electronically shall be deemed filed as of the time
85	of its receipt by the electronic filing service provider. A pleading or document filed
86	electronically shall not be subject to disclosure until it has been physically accepted by the
87	clerk. Upon such acceptance as provided for in this subsection, such pleading or document
88	shall be publicly accessible for viewing at no cost to the viewer on a public access terminal

90 **SECTION 3.**

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91 All laws and parts of laws in conflict with this Act are repealed.

available at the courthouse during regular business hours."